

INDIANA SUPREME COURT DIVISION OF STATE COURT ADMINISTRATION FAMILY COURT PROJECT

2008 FAMILY COURT GRANT TERMS AND CONDITIONS

In order to receive Family Court funds, each applicant must agree to the following grant terms and conditions. The requesting judge (or judges, in the case of a multiple-county applicant) must initial in front of each term and condition where indicated. Signed grant terms must be submitted to the Family Court Project Manager no later than January 15, 2008.

II
Use and maintenance of grant funds, and modification of use. The grant funds may be used only for the purposes listed in your Family Court Application. A request to amend the purpose for which the grant funds may be spent shall be filed in writing with the Division of State Court Administration for approval. Family Court grant funds must be maintained separately from all other grant funds. Grant funds do not revert to the General Fund at any time and they do not have to be spent by a certain date unless it is determined that the county is not implementing its project in a reasonably prompt manner. The Supreme Court may request the return of unspent grant funds if the applicant county fails to comply with these terms and conditions.
Judicial coordination and/or information sharing regarding multiple-case families Every county must screen for and provide some type of judicial coordination and/or
information sharing regarding multiple cases involving the same family as one of its program
types.
Family court project manager. Each grant recipient will have access to the state family court project manager throughout the project period by phone, e-mail, and site visits. Each family court will meet individually with the project manager as necessary. Site visits will be scheduled periodically to assist in program development and community awareness.
Data collection. The county will maintain data on each type of program provided by the project and each family served. The data on each family shall include: referral source, type and
length of service provided, incidence of multiple-case families, incidence and type of at-risk
social factors, type of ADR provided and settlement rates, and use of Supreme Court approved
family court rules.
Annual Data Report. The county will submit an annual data report on forms provided
by and on a schedule determined by the Division of State Court Administration. The Report may also require narrative and evaluative information regarding the project. Counties will

prepare survey forms for parties and profes comment on the programming provided.	ssionals within the family court project to rate or
provided by and on a schedule determined Financial reports will contain data on perso	inty will submit an annual financial report on forms by the Division of State Court Administration. onnel and other expenditures and revenue sources. sed budget without prior written approval from the
procedures and forms used in the developm manual should be maintained throughout the forms or program information as the project	create a manual which will include the written nent and daily function of its family court. The ne project period, with regular additions of new et develops. A final copy of the manual shall be filed ation at the close of the two-year project period, and by the Division.
court staff member to serve as liaisons to the	designate a lead family court judge and non-judicial ne Family Court Project Manager. These persons will e development of your family court project.
	shall form a local Advisory Board of community the development of the family court, and to focus
·	At least one judicial officer and one family court statewide family court meetings sponsored by the
I agree to abide by the terms and conditions	s for the use of Family Court funds.
Name of Judge	
Signature of Judge	Date